

1 THE HONORABLE MARSHA J. PECHMAN
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7 UNITED STATES DISTRICT COURT
8 WESTERN DISTRICT OF WASHINGTON
9 AT SEATTLE

10 REGINA BRONNER, a Washington State)
11 citizen,)
12 Plaintiff,) NO. 2:17-CV-00867-MJP
13) ORDER EXTENDING DISCOVERY
14 v.) DEADLINE PURSUANT TO LCR 7(j)
15) AND LCR 10(g)
16 VOCATIONAL TRAINING INSTITUTE,)
17 INC., d/b/a PIMA MEDICAL INSTITUTE, an)
18 Arizona corporation,)
19 Defendant.)
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22 **I. STIPULATED REQUESTED RELIEF**

23 Pursuant to LCR 7(j) and LCR 10(g), the parties to this action, plaintiff Regina Bronner
24 and defendant Vocational Training Institute, Inc. (“Pima”) (collectively “Parties”), hereby
25 stipulate and jointly request relief regarding the following pretrial deadlines from the Minute
26 Order Setting Trial and Related Dates (Dkt. #9):
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	CURRENT DEADLINE
Discovery completed by	July 30, 2018

28 The Parties are in the process of scheduling the depositions of a few remaining fact and
29 expert witnesses in this matter. Counsel for the parties have conferred and agreed that a brief
30 extension of the discovery deadline for the limited purpose of taking these depositions is
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1 warranted. The Parties have been working cooperatively and diligently to complete discovery.
2 However, some of the witnesses who need to be deposed in this matter were not identified until
3 late in discovery. Moreover, some of the medical providers require roughly four weeks'
4 advance notice to schedule their respective depositions.

5 The Parties believe in good faith that this brief extension of the discovery deadline for
6 the limited purpose of scheduling and taking the depositions of remaining fact and expert
7 witnesses will permit them to complete all discovery and meaningfully explore the possibility
8 of settlement of the claims.

9 The Parties bring this Stipulated Motion in good faith and without intent to cause undue
10 delay, prejudice, or expense on either party or this Court. The Parties have not previously sought
11 an extension of time to engage in discovery. Finally, the Parties do not anticipate that the trial
12 date or any other deadlines will need to be altered.

13 Based on the foregoing, the Parties hereby stipulate to and propose the following
14 extension of the discovery deadline for the limited purpose of taking additional depositions:

	PROPOSED DEADLINE
Discovery completed by	August 31, 2018

18 IT IS SO STIPULATED, and a proposed order consistent with LCR 10(g) is attached herewith.
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20 DATED this 23th day of July, 2018.

21 FISHER & PHILLIPS LLP

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27 Attorneys for Plaintiff

II. ORDER

This matter, having come before the Court on the above Stipulated Motion, it is hereby
ORDERED THAT:

Relief is granted to extend the following deadline:

	CURRENT DEADLINE	NEW DEADLINE
Discovery completed by	July 30, 2018	August 31, 2018

IT IS SO ORDERED.

DATED this 25th day of July, 2018.

Marsha J. Pechman
Marsha J. Pechman
United States District Judge

Presented by:

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